

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor:	Frank Hermansen et al	Assignee:	California Crank Brothers, Inc.
Patent No.:	6,205,885	Serial No.:	09/391,709
Issued:	March 27, 2001	Filed:	September 8, 1999
Title:	Clipless Bicycle Pedal		

MAIL STOP: PETITIONS

Commissioner for Patents
U.S. Patent & Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

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OCT 26 2007

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Dear Sir:

PETITION FOR ACCEPTANCE OF DELAYED
PAYMENT OF MAINTENANCE FEE
RULE 1.378(b)

06/04/2009 LDIEP1 0016075000
00000001 060930 6205885
02 FC:1557 15.00 CR -685.00 OP

The Petitioner herein, Leonard Tachner, respectfully requests granting of this petition, namely, a finding that expiration of the above-captioned patent based upon a delay of 24 months and 3 weeks in payment of the maintenance fee, was unavoidable.

Serial Ref: 06/04/2009 LDIEP1 0016075000
00000001 060930 6205885
FC: 9204 \$685.00 CR

Enclosed herein are the required maintenance fee, the required surcharge and a showing as called for in Rule 1.378(b). The showing under paragraph (3) of 1.378(b) is provided herein in the form of a Declaration of my Office Manager, Janis Foreman.

In Ms. Foreman's Declaration, she explains under oath that the delay in payment resulted from an unfortunate confusion between our office staff and the patentee as to who would pay the maintenance fees for this client. Ms. Foreman believed that she had received instruction from the client that they would pay their own maintenance fees and she accordingly

10/15/2008 CKHLOK 00000001 060930 6205885
01 FC:2551 465.00 OP
02 FC:1557 15.00 DA 685.00 OP

10/15/2008 CKHLOK 00000003 6205885
10/10/2008 GARIAS 00000003 6205885
11/07/2008 INTAIFEE 00001298 060930 6205885
01 FC:2552 1240.00 CR
02 FC:2555 65.00 CR

PETITION FOR ACCEPTANCE OF DELAYED
PAYMENT OF MAINTENANCE FEE UNDER
RULE 1.378(b)
6,205,885

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notation to that effect on all appropriate docket sheets and on all corresponding file wrapper covers. Ms. Foreman has been my principal staff employee for over 29 years and Office Manager for about 25 years.

On or about October 3, 2007 we learned that the client/patentee had not paid the maintenance fee. We learned that the patentee had apparently forgotten the instruction communicated to Ms. Foreman and instead had assumed that our staff had paid the fee in a timely manner. We immediately set about to determine the cause of the delay in payment and have since determined that the cause was the aforementioned confusion between the instruction from the client and the client's apparent assumption that there was no such communication. We believe that the client's communication came in 2004 shortly after we paid the first maintenance fee on two earlier patents in February of that year and billed the client accordingly. We believe that the client had forgotten that they had given such an instruction to our staff.

The undersigned petitioner has a very active patent prosecution practice which has resulted in the issuance of upwards of least 500 U.S. patents over the past 29 years. We depend to a great extent on docket entries and file wrapper entries in meeting deadlines including if and when to pay maintenance fees. The delay in payment of the maintenance fee in regard to the above-captioned patent was due entirely to confusion between my staff and the client as to who would pay the fee. As soon as we learned of the problem, we started to determine what had occurred and to prepare this petition and attachments. We are submitting this petition 3 weeks beyond the two year limit under Rule 1.378(c) for unintentional delay.

**PETITION FOR ACCEPTANCE OF DELAYED
PAYMENT OF MAINTENANCE FEE UNDER
RULE 1.378(b)**

6,205,885

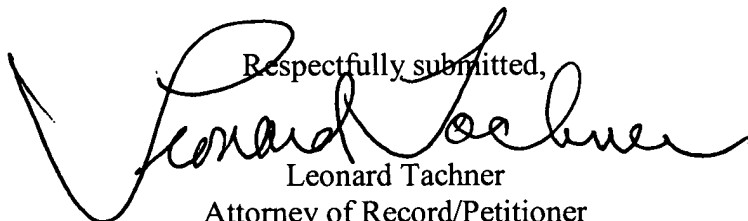
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It is my earnest belief that the confusion and resulting payment delay was unavoidable. Nevertheless, I have instructed Ms. Foreman to rely only on written instruction from a client not to pay a maintenance fee for any reason in the future.

Respectfully submitted,



Leonard Tachner
Attorney of Record/Petitioner
Registration No. 26,344

Dated: 10/18/07

(949) 752-8525 telephone

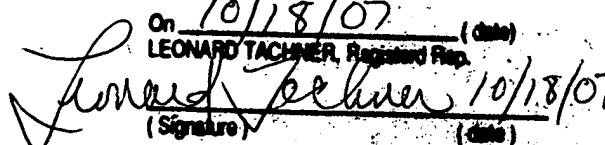
(949) 955-2415 telefax

CERTIFICATE OF MAILING

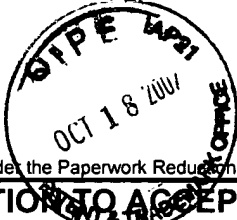
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MAIL STOP Petitions
COMMISSIONER FOR PATENTS
U.S. PATENT AND TRADEMARK OFFICE
P.O. Box 1450
Alexandria, Virginia 22313-1450

On 10/18/07 (date)
LEONARD TACHNER, Registered Rep.



(Signature) 10/18/07 (date)



10-19-07

DAC/Box

PTO/SB/65 (10-05)

Approved for use through 04/30/2009. OMB 0651-0018
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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**PETITION TO ACCEPT UNAVOIDABLY DELAYED PAYMENT OF
MAINTENANCE FEE IN AN EXPIRED PATENT (37 CFR 1.378(b))**

Docket Number (Optional)
SLIP-21

Mail to: Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
Fax: (571) 273-8300

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NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.

Patent No. 6,205,885 Application Number 09/391,709
Issue Date March 27, 2001 Filing Date September 8, 1999

CAUTION: Maintenance fee (and surcharge, if any) payment must correctly identify: (1) the patent number (or reissue patent number, if a reissue) and (2) the application number of the actual U.S. application (or reissue application) leading to issuance of that patent to ensure the fee(s) is/are associated with the correct patent. 37 CFR 1.366(c) and (d).

Also complete the following information, if applicable

The above-identified patent:

☐ is a reissue of original Patent No. _____ original issue date _____ ;
original application number _____ ,
original filing date _____ .

☐ resulted from the entry into the U.S. under 35 U.S.C. 371 of international
application _____ filed on _____ .

Adjustment date: 10/10/2008 GARIAS
10/22/2007 EAYALEW1 00000040 6205885
01 FC:1599

-1150.00 OP

CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a))

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is
(1) being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 OR
(2) transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8300.

10/18/07
Date

Leonard Tachner
Signature

10/22/2007 EAYALEW1 00000040 6205885

01 FC:1599

1150.00 OP

LEONARD TACHNER

10/10/2008 GARIAS 00000003 6205885
Typed or printed name of person signing Certificate

01 FC:1599

1150.00 OP

[Page 1 of 4]

This collection of information is required by 37 CFR 1.378(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

1. SMALL ENTITY

☒ Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27.

2. LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS

☐ Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g).

3. MAINTENANCE FEE (37 CFR 1.20(e)-(g))

The appropriate maintenance fee must be submitted with this petition, unless it was paid earlier.

NOT Small Entity			Small Entity		
Amount	Fee	(Code)	Amount	Fee	(Code)
<input type="checkbox"/> \$ _____	3 1/2 yr fee	(1551)	<input checked="" type="checkbox"/> \$ <u>450</u>	3 1/2 yr fee	(2551)
<input type="checkbox"/> \$ _____	7 1/2 yr fee	(1552)	<input type="checkbox"/> \$ _____	7 1/2 yr fee	(2552)
<input type="checkbox"/> \$ _____	11 1/2 yr fee	(1553)	<input type="checkbox"/> \$ _____	11 1/2 yr fee	(2553)

MAINTENANCE FEE BEING SUBMITTED \$ 450

4. SURCHARGE

The surcharge required by 37 CFR 1.20(i)(1) of \$ 700 (Fee Code 1557) must be paid as a condition of accepting unavoidably delayed payment of the maintenance fee.SURCHARGE FEE BEING SUBMITTED \$ 700

5. MANNER OF PAYMENT

☒ Enclosed is a check for the sum of \$ 1,150☐ Please charge Deposit Account No. _____ the sum of \$ _____. A duplicate copy of this authorization is attached.☐ Payment by credit card. Form PTO-2038 is attached.

6. AUTHORIZATION TO CHARGE ANY FEE DEFICIENCY

☒ The Director is hereby authorized to charge any maintenance fee, surcharge or petition fee deficiency to Deposit Account No. 06-0930. A duplicate copy of this authorization is attached.

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7. OVERPAYMENT

As to any overpayment made please

☒ Credit to Deposit Account No. 06-0930

OR

☐ Send refund check.

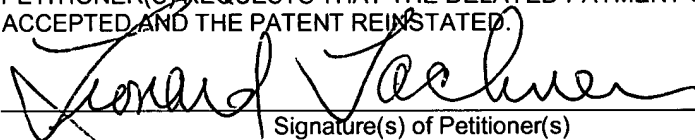
WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

8. SHOWING

The enclosed statement will show that the delay in timely payment of the maintenance fee was unavoidable since reasonable care was taken to ensure that the maintenance fee would be paid timely and that this petition is being filed promptly after the patentee was notified of, or otherwise became aware of, the expiration of the patent. The statement must enumerate the steps taken to ensure timely payment of the maintenance fee, the date and the manner in which the patentee became aware of the expiration of the patent, and the steps taken to file the petition promptly.

9. PETITIONER(S) REQUESTS THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE PATENT REINSTATED.



Signature(s) of Petitioner(s)

LEONARD TACHNER

Typed or printed name(s)

17961 SKY PARK CIRCLE, SUITE 38-E

Address

IRVINE, CALIFORNIA 92614

Address

10/18/07

Date

26,344

Registration Number, if applicable

949-752-8525

Telephone Number

ENCLOSURES:

- ☒ Maintenance Fee payment
- ☒ Statement why maintenance fee was not paid timely
- ☒ Surcharge under 37 CFR 1.20(i)(1) (fee for filing the maintenance fee petition)
- ☐ Other:

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Trademark Office, or by the patentee, the assignee, or other party in interest."


Signature

10/18/07
Date

LEONARD TACHNER

Typed or printed name

26,344

Registration Number, if applicable

STATEMENT

(In the space below, please provide the showing of unavoidable delay recited in paragraph 8 above.)

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(Please attach additional sheets if additional space is needed)



UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor:	Frank Hermansen et al	Assignee:	California Crank Brothers, Inc.
Patent No.:	6,205,885	Serial No.:	09/391,709
Issued:	March 27, 2001	Filed:	September 8, 1999
Title:	Clipless Bicycle Pedal		

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Dear Sir:

DECLARATION OF JANIS FOREMAN

I, Janis Foreman, declare as follows:

1. I am the Office Manager for Leonard Tachner, A Professional Law Corporation (the "Firm"). I began employment with the Firm over 29 years ago. My employment with the Firm has been continuous in the capacity of Office Manager for at least 25 years.
2. Along with Jodie Miller ("Miller"), secretary and docket clerk for the Firm, I manage the docket system for the Firm and frequently review docketing entries and due dates with Leonard Tachner ("Tachner"). The docket system tracks payment due dates for maintenance fees and for all other deadlines with the USPTO. The procedure for responding to a docket entry regarding a maintenance fee payment includes: 1) sending a letter to the client to explain the fee and deadline; and (2) paying the maintenance fee usually after receiving authorization, written or oral, from the client.

DECLARATION OF JANIS FOREMAN

3. Around March 2001, when the Firm received the above-captioned issued patent, I supervised Miller to assure that entries were made in the docket system for September 27, 2004 (3.5 yr annuity), September 27, 2008 (7.5 yr annuity) and September 27, 2012 (11.5 yr annuity) deadlines for payment of the maintenance fees., and to send a letter to the client explaining the requirement for paying the maintenance fees.

4. However, before the first annuity became due (September 27, 2004) I entered a statement on the face of the file that the client would pay the annuities (see photocopy of docket sheet attached as Exhibit A). Also attached are photocopies of docket sheets showing some of this client's other patent annuities wherein it is noted on the docket sheet that the client will pay their own annuities (attached hereto as Exhibits B1-B3). As shown in attached Exhibit C which is a photocopy of the face of our Docket No. SLIP-21, it is noted the client will pay the maintenance fee. All of the issued patent file faces for this client show that the client will pay their own annuities as of mid-2004 (see sample photocopies attached as Exhibits D1-D6). I recall doing so based on a discussion with the client indicating that they would pay their own annuities. It is not unusual for a client to express the desire to pay their own maintenance fees in order to avoid having to pay the firm the additional service fee we charge for doing so. For example, attached hereto is Exhibit E which is a photocopy of the face cover of Docket No. MATHENY-1 wherein the face of the file shows an entry indicating that the client has instructed us that they will pay their own maintenance fees. The same is true for Exhibit F for our Docket No. VLAD-1 (photocopy attached).

5. On October 3, 2007, the client inquired about annuity payments and specifically, if the annuity for this patent had been paid. I informed them that I had not paid the maintenance fee since I was under the impression that they had wanted to pay the maintenance fee themselves.

6. The client stated that they did not remember giving me the instruction that "they would pay their own maintenance fees". The client stated how important this patent is to their company and requested that we immediately begin a process to reinstate their patent.

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DECLARATION OF JANIS FOREMAN

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7. Because there appears to have been confusion between the client and myself regarding who would pay the maintenance fees and because neither the client nor I could find any written document providing instructions to pay or not to pay the maintenance fee, I believe the non-payment of this maintenance fee was unavoidable.

8. Pursuant to the terms of 28 U.S.C. §1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true. The declarations made herein are made with the knowledge that willful false statements and the like are punishable by fine, imprisonment, or both under 18 U.S.C. §1001 and may jeopardize the validity of the present patent.

Janis Foreman
Declarant's Signature

10/18/07
Date

CERTIFICATE OF MAILING

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P.O. Box 1450
Alexandria, Virginia 22313-1450

On 10/18/07 (date)
LEONARD TACHNER, Registered Rep.

Leonard Tachner 10/18/07
(Signature) (date)

Exhibit B,

MONTH April 20 05

Page 1 of 3 3

DOCKET NO.	TYPE OF ACTION	DUE DATE	ACTION TAKEN IN RESPONSE	RESPONSE DATE
100-301/Canada	O.A. Due	4-5-05	See J.F. - 7-5-05	—
Engine-6	Resp. to 2 nd (final) O.A.	4-6-05	Ame	1-20-05
Fisher-B	2 nd Annuity	4-7-05	See 10-7-05	10/1/05
Stock-2	Resp. to 3 rd (final) O.A.	4-7-05	See 7-7-05	7-7-05
Hoppe-2/PCT	CH II nd Due	4-8-05	Chp. II due 3-8-06	3/8/06
Alido-1/PCT/primary	Resp. to 1 st O.A.	4-11-05	See J.F. (7-11-05)	—
Argain-1	Full Application/PCT-Taiwan	4-12-05	Handled by another client/Attorney	—
Argain-2	Full Application/PCT-Taiwan	4-13-05	Filed full app. PCT & Taiwan on 4-13-05	4-3-05
Tay-1	Section 8 & 15 Affs.	4-13-05	See J.F. / No Resp. from Client	—
Tech-2	Resp. to 1 st O.A.	4-13-05	Ame	5-18-05
Slip-2	2 nd Annuity	4-14-05	Client will pay	—
Alido-1/PCT/primary	Annuity Due	4-14-05	See 10-14-05	10/14/05

Exhibit B₂

DOCKET NO.	TYPE OF ACTION	DUE DATE	ACTION TAKEN IN RESPONSE	RESPONSE DATE
Sheico-19	Resp to 1 st O.A.	7-7-06	Ame	6-14-06
Merlyn-1/cip-3	Resp to 2 nd O.A.	7-7-06	No response	
100,340/Taiwan	Annuity	7-10-06	Assoc. paid	
ASM-141	3 rd Maint. fee	7-10-06	No longer our client	
ASM-140C	3 rd Maint fee	7-10-06	No longer our client	
6V00-2/3/PT/Bar	Annuity	7-11-06	No longer our client	
6V00-2/3/PT/Korea	Exam Due	7-11-06	No longer our client	
Slip-3	2 nd Annuity	7-12-06	Client will pay	
XR-1	Resp. to O.A.	7-12-06	Sent	3-14-06
Gossamer-1/PT/Guyana	Exam Due	7-13-06	Assoc. Requested	
Gossamer-1/PT/Guyana	Annuity	7-13-06	Assoc. paid	
Scuba-61/c	3 rd Annuity	7-17-06	No longer our client	

Exhibit B3

DOCKET NO.	TYPE OF ACTION	DUE DATE	ACTION TAKEN IN RESPONSE	RESPONSE DATE
100.255/canada	Annuity	8-20-07	Assoc. Paid	
100.256/EPO	Annuity	8-20-07	Assoc. Paid	
100.257/canada	Annuity	8-20-07	Assoc. Paid	
100.253/china	Annuity	8-20-07	Assoc. Paid	
100.261/EPO	Annuity	8-20-07	Assoc. Paid	
100.251/EPO	Annuity	8-20-07	Assoc. Paid	
100.247/EPO	Annuity	8-20-07	Assoc. Paid	
100.254/china	Annuity	8-20-07	Assoc. Paid	
100.249/china	Annuity	8-20-07	Assoc. Paid	
100.248/canada	Annuity	8-20-07	Assoc. Paid	
100.265/canada	Annuity	8-20-07	Assoc. Paid	
Slip-2/cip	2 nd Annuity	8-22-07	Client will pay	

Exhibit C

ISSUED

CLIENT or TITLE
DIVISION OF
CONTINUATION IN PART OF

SLIP-21

INVENTOR Frank Hermansen and Carl Winefordner
SERIAL NO. 09/391,709 FILED 9-8-99
TITLE Clipless Bicycle Pedal

ASSIGNEE _____

ASSIGNMENT RECORDED _____ REEL _____ FRAME _____

OFFICE ACTIONS

AMENDMENTS

9-27-04 First Annuity

9-27-08 Second Annuity

9-27-12 Third Annuity

client to pay annuities

CANADIAN

INVENTOR

Hermansen, Frank et al

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OFFICE OF PETITIONS

OTHER FOREIGN

SERIAL NO.

09/391,709

ALLOWED _____

FINAL FEE PAID _____

PATENT NO. US 6,205,885 B1

DATE

March 27, 2001

ISSUED

Kruysman

32-56 Sullivan Avenue Long Island City, NY 11101 (718) 433-3800 (800) 221-3218

110, 8029-3L ©1995 Kruysman

ISSUED

ASSIGNEE

ASSIGNMENT RECORDED _____ REEL _____ FRAME _____

2nd Annuity
PD w/ Petitioner
10-3-07

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OFFICE OF PETITIONS

ALLOWED _____ FINAL FEE PAID _____
PATENT NO. 5,676,529 DATE October 14, 1997

ISSUED

CLIENT or TITLE
DIVISION OF
CONTINUATION IN PART OF

INVENTOR
CANADIAN

SERIAL NO. 08/680,749

EXHIBIT D2

LAW OFFICES OF LEONARD TACHNER
REGISTERED PATENT ATTORNEY
3990 WESTERLY PLACE
SUITE 295
NEWPORT BEACH, CALIFORNIA 92660
(714) 752-8525

ISSUED

CLIENT or TITLE	Slip-2/cip
CONTINUATION IN PART OF	08/80,749 7-15-96
INVENTOR	Winefordner, Carl et al
SERIAL NO.	08/845,068
OTHER FOREIGN	

INVENTOR CARL WINEFORDNER and FRANK HERMANSEN
SERIAL NO. 08/845,068 FILED 4-21-97
TITLE COMPACT MANUAL AIR Pump HAVING
SELECTABLE High Volume and High Pressure Modes

ASSIGNEE _____
ASSIGNMENT RECORDED _____ REEL _____ FRAME _____

OFFICE ACTIONS	AMENDMENTS
3-31-99 Resp. to First O.A.	4-12-99 ame & 1 mo. ext.
	4-16-99 Supp. Ame.
9-8-99 Resp to 2nd O.A.	9-3-99 ame
12-27-99 Issue Feest Formal Drags.	12-23-99 pd & drags raddn. chg.
8-22-03 First Annuity	2-23-04 pd w/surch
8-22-07 Second Annuity	client pays
8-22-2011 Third Annuity	

2nd Annuity
pd w/surch.
10-3-07

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OFFICE OF PETITIONS

ALLOWED _____ FINAL FEE PAID _____
PATENT NO. 6,027,319 DATE February 22, 2000

ISSUED

Exhibit D3

LAW OFFICES OF LEONARD TACHNER
REGISTERED PATENT ATTORNEY
3990 WESTERLY PLACE
SUITE 295
NEWPORT BEACH, CALIFORNIA 92660
(714) 752-8525

ISSUED

INVENTOR CARL Wine Fardner and FRANK HERMANSEN
SERIAL NO. 08/718,766 FILED 9-25-96
TITLE IMPROVED BICYCLE TIRE LEVER

ASSIGNEE _____

ASSIGNMENT RECORDED _____ REEL _____ FRAME _____

OFFICE ACTIONS	AMENDMENTS
12-24-97 Resp. to First O.A.	11-5-97 amc
3-24-98 Resp. to Second (final) O.A.	2-20-98 file FWC
10-14-98 Issue fees + formal Drugs	10-14-98 pd + drugs
7-12-2002 First Annuity	7-12-02 pd
7-12-2006 Second Annuity	client pays
7-12-2010 Third Annuity	

2nd Annuity
pd w/petition
10-3-07

ALLOWED _____

PATENT NO. 5, DATE January 12, 1999

ISSUED

CLIENT or TITLE
DIVISION OF
CONTINUATION IN PART OF

CANADIAN
INVENTOR

OTHER FOREIGN
SERIAL NO.

08/718,766

SLIP-3

Wine Fardner, Carl et al

Issue

Issued

OTHER FOREIGN

SERIAL NO.

SLID-5/CJD

INVENTOR Steen Jensen, Frank et al

09/100,361
SERIAL NO.

Exhibit D5

Issued

CLIENT or TITLE
DIVISION OF
CONTINUATION IN PART OF

Slip-6

CANADIAN

INVENTOR

Winegardner, Carl Alon

OTHER FOREIGN

SERIAL NO.

10/375,243

INVENTOR FRANK HERMANSEN and CARL WINEGARDNER

SERIAL NO. 10/375,243 FILED 2-27-03

TITLE METHOD OF FABRICATING A CLIPLESS BICYCLE
PEDAL

ASSIGNEE

ASSIGNMENT RECORDED REEL FRAME

OFFICE ACTIONS

AMENDMENTS

2-27-04 PCT and Taiwan

2-26-04 done

7-24-04 Restriction/Election Req.

7-26-04 ame

12-30-04 Issue fees due

12-30-04 pd

8-8-08 1st Annuity

8-8-12 2nd Annuity

8-8-16 3rd Annuity

Client to pay annuities

ALLOWED

PATENT NO. US 6,851,189 B2

FINAL FEE PAID

DATE

February 8, 2005

Issued

Issued

[illegible]

Kruysman
32-00 Skillman Avenue Long Island City, NY 11101 (718) 433-3800 (800) 221-3218
No. 8029-3L ©1995 Kruysman

Issued

CLIENT or TITLE
DIVISION OF
CONTINUATION IN PART OF

CANADIAN

OTHER FOREIGN

CLIENT or TITLE

INVENTION

SERIAL NO.:

5410-20

The Rocky Mtn. Trail

10/802,105

TRUSTEES

SERIAL NO. 001287164 09/544

ALLOWED _____ FINAL FEE PAID _____
PATENT NO. 6,535,121 DATE 3-18-2003

ISSUED

CLIENT or TITLE	VLAAD-1	
ORIGINATOR OF	Provisional	
CONNECTION IN PART OF	60/88, 336	3-9-00
CANADIAN	INVENTOR	
Sevast'yanov, Vladimir		SERIAL NO.
		09/76, 462
OTHER FOREIGN		

[illegible]

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PATENT NO. US 6,417,852 B2 DATE July 9, 2002

ISSUED